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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
09/779,613	02/09/2001	Maurice Ostroff	1294	5742	
7590 12/06/2004			EXAMINER		
Edward Langer			HAYES, JOHN W		
Landon & Stark Associates Ltd. One Crystal Park Suite 210			ART UNIT	PAPER NUMBER	
2011 Crystal Drive			3621		
Arlington, VA 22202			DATE MAILED: 12/06/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.

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Notice of Non-Compliant Amendment (37 CFR 1.121)

	37 CFR	1.121. ed sectio	document filed on / / / / / / / / / / / / / / / / / /	em(s) is req ety), e.g., tl	uired. Only the ne entire	of .
	A THE I CO		ING CHECKED (X) ITEM(S) CAUSE THE AMENDMENT DOCUMENT TO BE endments to the specification: A. Amended paragraph(s) do not include markings. B. New paragraph(s) should not be underlined. C. Other.	NON-COM	emanusti titti. Sellisi	под
	Ó	Absi	Tract: A. Not presented on a separate sheet. 37 CFR 1.72. B. Other		10 - 10 - 10 - 10 - 10 - 10 - 10 - 10 -	·.
•		7:5	endments to the claims: A. A complete listing of <u>all</u> of the claims is not present. B. The listing of claims does not include the text of all pending claims (including of C. Each claim has not been provided with the proper status identifier, and as such, claim cannot be identified. Note: the status of every claim must be indicated after one of the following 7 status identifiers: (Original), (Currently amended), (Cancele presented), (New) and (Not entered). D. The claims of this amendment paper have not been presented in ascending num E. Other:	withdrawn c the individu its claim n ed), (Withdrawerical order	claims) The listing ual status of each umber by using awn), (Previously the same of the sa	te finish as all not to conclaims does not concern a not grow he have selected fine you fine I status four some a contract of
	If the not this letter	ner explored	anation of the amendment format required by 37 CFR 1.121, see MPEP Sec. 714 and gov/web/offices/pac/dapp/opla/preognotice/officefiver.pdf. Diant amendment is a PRELIMINARY AMENDMENT, applicant is given ONE Noply the corrected section which complies with 37 CFR 1.121. Failure to comply we preliminary amendment and examination on the merits will commence without oreliminary amendment(a). This notice is not an action under 35 U.S.C. 132, and it	d the:USPTG MONTH fro th:37:CFR:: consideratio	Dawebsite atthe so serve of effects on the mail-date of help will result on of the proposed	punden malerier of here to se in section vinion co educative cash to
	since the	e ameno	bliant amendment is a reply to a NON-FINAL OFFICE ACTION (including a solution of the state of t	is given a: h complies v	TIME PERIOD : with 37 CFR 1:12	၀ါက်ပညာ အတွေးကြည်။ အ ဥပါ

If the amendment is a reply to a FINAL REJECTION, this form may be an attachment to an Advisory Action. The period for response to a final rejection continues to run from the date set in the final rejection, and is not affected by the non-compliant status of the amendment.

Legal Instruments Examiner (LIE)

Telephone No.